1 SIGAL CHATTAH Acting United States Attorney District of Nevada Nevada Bar No. 8264 3 KARISSA D. NEFF Assistant United States Attorney 4 Nevada Bar No. 9133 501 Las Vegas Blvd. So., Suite 1100 Las Vegas, Nevada 89101 Phone: (702) 388-6336 6 Karissa.Neff@usdoj.gov 7 Attorneys for the Federal Defendant 8 9 UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** 10 JULIA LOPEZ, an Individual; GUSTAVO Case No. 2:24-cy-00628-GMN-NJK ELIZONDO, an Individual; MARY IMAN, 11 an Individual and as a Parent and Guardian Stipulation and Order to Extend Time 12 of I.I., a Minor; to File a Response to Second Amended **Complaint** 13 Plaintiffs, (First Request) 14 v. LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a Political Subdivision of the State of Nevada; CITY OF NORTH 16 LAS VEGAS, a Political Subdivision of the State of Nevada; UNITED STATES MARSHALS SERVICE; and DOES I-X, 18 Unknown Persons or Entities; 19 Defendants. 20 Plaintiffs Julia Lopez, an individual, Gustavo Elizondo, an individual, Mary Iman, 21 an individual and as a parent and guardian of I.I., a minor ("Plaintiffs") and the United 22 States Marshals Service ("Federal Defendant"), hereby stipulate to extend the time for 23 Federal Defendant to file an answer or otherwise respond to Plaintiffs' second amended 24 complaint from August 18, 2025, up to and including September 3, 2025. 25 1. Plaintiffs filed their initial complaint on March 30, 2024, against the Las Vegas 26 Metropolitan Police Department ("LVMPD") and the North Las Vegas Police 27 28 Department ("NLVPD"). ECF No. 1.

1	2. On May 24, 2024, Plaintiffs filed their first amended complaint against the
2	LVMP and NLVPD. ECF No. 11.
3	3. On March 20, 2025, Plaintiffs filed their second amended complaint adding the
4	Federal Defendant to the lawsuit. ECF No. 23
5	Plaintiffs and Federal Defendant hereby stipulate and agree that the time for Federal
6	Defendant to respond to Plaintiffs' second amended complaint shall be extended from
7	August 18, 2025, up to and including September 3, 2025.
8	The extension is necessary as Federal Defendant's counsel will be out of town to
9	attend funeral services from August 15th through August 18th and needs the additional
10	time to formulate a proper response.
11	This stipulated request is brought in good faith and not for the purposes of undue
12	delay.
13	Respectfully submitted this 13th day of August, 2025.
14	RYAN ALEXANDER, CHTD.  SIGAL CHATTAH Acting United States Attorney
15	Acting Officed States Attorney
16	<u>/s/ Ryan Alexander</u> RYAN ALEXANDER, ESQ. <u>/s/ Karissa D. Neff</u> KARISSA D. NEFF
17	Nevada Bar No. 10845  Solitoria Assistant United States Attorney  Solitoria
18	Las Vegas, NV 89102  Attorneys for Plaintiff  Las Vegas, Nevada 89101
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20	IT IS SO ORDERED:
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23	UNITED STATES MAGISTRATE JUDGE
24	<b>DATED:</b> August 14, 2025
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